



Sheet 1 of 2

Attorney Docket No. A98289US

JOINT INVENTOR ORIGINAL

## **DECLARATION**

As a below named inventor, I hereby declare that: my residence, post office address, and citizenship are as stated below next to my name. I believe I am the original, first, and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

## METHOD AND APPARATUS FOR TRANSFERRING PROGRESSIVE SCAN DIGITAL TELEVISION DATA ON A PERIPHERAL COMPONENT INTERCONNECT BUS WITH NON-TEARING

as described in the specification [ ] attach 1998 and amended on	ed or [X] of patent Application	n Serial No. <u>09/191,6</u>	529, filed <u>November 13</u> ,
I hereby state that I have reviewed and under by any amendment referred to above; that I of America before my or our invention thereo invention thereof or more than one year price inventor's certificate issued before the date of filed by me or my legal representative or assigned disclose information of which I am aware where Tederal Regulations § 1.56(a). Such information of record in the application, and  (1) it establishes, by itself or in concept (2) it refutes, or is inconsistent with (i) opposing an argument (ii) asserting an argument I hereby claim foreign priority benefits under certificates listed below and have also identificated in which priority is claimed:	do not know and do not believe the f, or patented or described in any or to this application; that the inverse is the inverse of this application in any country for igns more than twelve months priorited is material to the examination attention is material when it is not cun inhibition with other information, and, a position the applicant has taken to function to the information by the tof patentability.  Title 35, United States Code § 1	we same was ever known by printed publication in ention has not been pater by the United State or to this application; and of this application in accomplative to information a prima facie case of unpain or may take in: e Office, or	or used in the United States of any country before my or our need or made the subject of an sof America on an application that I acknowledge the duty to cordance with Title 37, Code of Iready of record or being made atentability of a claim; or ation(s) for patent or inventor's
		T	PRIORITY CLAIMED
COUNTRY	APPLICATION NUMBER	DATE OF FILING	UNDER 35 USC 119
			□ YES □ NO
			□ YES □ NO
I hereby claim the benefit under Title 35 Uni subject matter of any claim of this applicat disclose material information as defined in T the prior application and the national PCT int	ion is not disclosed in the prior itle 37, Code of Federal Regulation	United States Applications § 1.56(a) which occur	on, I acknowledge the duty to
I hereby declare that all statements made her are believed to be true; and further that thes made are punishable by fine or imprisonmentalse statements may jeopardize the validity of	e statements were made with the t, or both, under Section 1001 of	knowledge that willful f Title 18 of the United Sta	alse statements and the like so
FULL NAME OF INVENTOR	INVENTOR'S SIGNATURE		DATE <sub>1</sub>
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FULL NAME OF INVENTOR	INVENTOR'S SIGNATURE	_a	DATE
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## METHOD AND APPARATUS FOR TRANSFERRING PROGRESSIVE SCAN DIGITAL TELEVISION DATA ON A PERIPHERAL COMPONENT INTERCONNECT BUS WITH NON-TEARING

ON A PERIFHERAL	COMPONENT INTERCOND	ect bos willing	N-TEARING	
as described in the specification [ ] attach 1998 and amended on	ned or [X] of patent Application	n Serial No. <u>09/191,</u>	629 , filed <u>November 13</u> ,	
I hereby state that I have reviewed and under by any amendment referred to above; that I have reviewed and under the state of the date of the state	do not know and do not believe the of, or patented or described in any or to this application; that the inverse fithis application in any country for igns more than twelve months pricipation is material to the examination attion is material when it is not cun inhination with other information, and, a position the applicant has taken at of unpatentability relied on by the tof patentability.	was ever known by printed publication in ention has not been pate or to this application; and of this application; and of this application in actual tive to information and prima facie case of unpart or may take in:  e Office, or	or used in the United States of any country before my or our nted or made the subject of an es of America on an application that I acknowledge the duty to cordance with Title 37, Code of dready of record or being made atentability of a claim; or	
COLUMN TO THE CO	A DDI ICATIONI NILIMBED	DATE OF FURIO	PRIORITY CLAIMED	
COUNTRY	APPLICATION NUMBER	DATE OF FILING	UNDER 35 USC 119  □ YES □ NO	
			□ YES □ NO	
I hereby claim the benefit under Title 35 Unisubject matter of any claim of this applicat disclose material information as defined in The prior application and the national PCT in I hereby declare that all statements made her are believed to be true; and further that thes made are punishable by fine or imprisonmentalse statements may jeopardize the validity of	tion is not disclosed in the prior little 37, Code of Federal Regulation ternational filing date of this application of my own knowledge are true to statements were made with the st, or both, under Section 1001 of 1001 of 1001.	United States Applications § 1.56(a) which occupation:  and that all statements knowledge that willful fittle 18 of the United Stated thereon.	on, I acknowledge the duty to arred between the filing date of made on information and belief alse statements and the like so ates Code and that such willful	
FULL NAME OF INVENTOR	INVENTORS SIGNATURE	00-	DATE 115/99	
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